

REMARKS

In the Office Action, the Examiner rejected the claims 39 – 74 and 80 – 84 under section 101, and rejected others of the claims under the second paragraph of section 112 and over combinations of prior art. The section 112 rejection and prior art rejections have been addressed in the Amendment “C” filed April 12, 2007. The present amendment is to supplement the response to the section 101 rejection.

35 USC §101

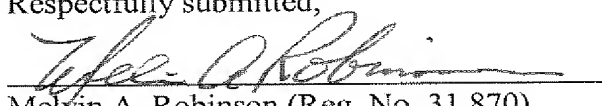
The claims 39 and 80 have been amended to provide that the raster image data is transmitted for printing. Printing of the data provides the concrete result required to overcome the non-patentable subject matter rejection. The specification describes examples of forwarding the data to a printer for printing, see for example the first full paragraph on page 20 of the specification.

Applicant respectfully submits that claims define patentable subject matter.

Conclusion

Applicants respectfully request favorable reconsideration and allowance of the present application in view of the foregoing.

Respectfully submitted,



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